Reg. No. 19,969 Fee Paid \$30.00 MORTGAGE 99428 BOOK 138 (No. 52K) by Outlook Printers, Publisher of Lorent Blanks To This Indenture, Made this 24thday of ___ September , 1984 between William W. Greene and Genevieve Greene, Husband and Wife of Lawrence , in the County of Douglas and State of Kansas part y of the second part. Witnesseth, that the said part les of the first part, in consideration of the sum of Twelve Thousand and no/100----- ---- ---- ----- DOLLARS duly paid, the receipt of which is hereby acknowledged, ha $^{\nu\varphi}$ sold, and by to them this indenture do #5 GRANT, BARGAIN, SELL and MORTGAGE to the said partY.... of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Lot Twenty-One (21), less the North 10 feet thereof, and all of Lot Twenty-Three (23), on New Jersey Street, in the City of Lawrence, in Bouglas County, Kansas. with the appurtenances and all the estate, title and interest of the said part les of the first part therein. And the said part125 of the first part do 65 hereby covenant and agree that in the delivery hereof they 818 the fewful owner ises above granted, and seized of a good and indefeatible estate of inheritance therein. free and clear of all im and thes they will werrant and defend the same against all parties making lawful of wen the parties herein that the part 100 of the first part shall at all times during the life of this indenture, pay all taxes and essessments that may be levied or accessed against said real state when the same berroom dive and payable, and that Shery Will are and accessents that may be levied or accessed against said real state when the same berroom dive and payable, and that Shery Will diverted by the part y^- of the second part, the lost if any made payable to the part y^- of the second part to the second THIS GRANT is intended as a mortgage to secure the payment of the sum of - DOLLARS adig to the terms of DBE certain written obligation for the payment of said sum of money, executed on the 24th of September 1954 and by 1ts terms much much by the one of day of September 19 54, and by 105. terms made payable to the part X of the second part, with all interest scruling thereon according to the terms of 3aid obligation and also to secure any som or such of money advanced by the said part X of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 1.85 of the first part shall fail to pay the same as provided in this indenture. And the convergence shall be vold if such payments the made as herein instituted, and the obligation roomagned therein fully diselven I default be made in such payments or any part thereof or any obligation roanded thereby, or interest increase, or if the taxes or and state as not pay and when the same become due and payable, or if the increases in text kept up, as provided herein, or if the buildings on east ester as not kept to as good repair as they are time, or if wate is commend on the whole and previded herein, or if the buildings on all the whole sum femaling outputs, and all of the obligations provided for is said written deligation for the security of which this index a given shall immediately meture and become due and payable of the convided for is said written deligative for oncide, and it takes the takes in the a given shall immediately meture and become due and payable of the convided for its and written deligative for the security of which this index a given shall immediately meture and become due and payable of the convident of the resource of the security of which this index the said part \mathcal{Y} of the second part interest in the second part in the improvement of the said premises and all the improvement of the said premises and all the improvement of the said premises and all the improvement of the presents and benefits accruing therefore, and to have a resplayer appointed to callect the rents and benefits accruing therefore, and to the manuare previoted by law, and out of all money are therefore and the second account the unique such as the second of principal and interest, together with the certs and charges builder therefore, and the overplay as integrities, if any there be shall be paid by the part y making such sale, on demand, to the first parties. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained benefits acrossing therefrom shall extend and insise to, and be obligatory upon the here, executors, administrators, personal repre-sagingm and successors of the respective persise hereto. In Witness Whereof, the part 185 of the first part ha VC hereunto set Their hand 5 and seal the day and year bl Williams, W. Freece ' (SEAL) SEAL) William W. Greene (SEAL) (SEAL) STATE OF Kansas Douglas Og COUNTY BE IT -REMEMBERED, That on this 24th day of September A. D. 19 64 h effore me, a Notary Public in the aforesaid County and Stars same William W. Greene and Genevieve Greene, husband and wife in the aforesaid County and State to me perionally known to be the same person S_ who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official field on the day and year last above written. 5. Ermash My Commission Expires September 17 1965 E. B. Martin, o Notary Public Recorded September 25, 1964 at 10:15 A. M. A Beck Register of Deeds

1. Sally

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